3-4-1 #13

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application: Hsu

Serial No.: 09/965,145

Group Art Unit.: 2671

Filed: September 27, 2001

Examiner: Arnold Adam

For: Method and System for Producing **Dynamically Determined Drop Shadows**  Attorney Docket No.: AUS920010508US1

in a Three-Dimensional Graphical User

Interface

Office of Petitions **Commissioner for Patents** P.O. Box 1450 Alexandria, VA 22313-1450

# **RENEWED PETITION UNDER 37 CFR 1.137(b)**

A letter of Dismissal of a Petition to Revive for the above-application was received by Applicant stating:

> "the Commissioner may require additional information where there is a question whether the delay was unintentional."

Attached is a copy of the Office of Petitions letter of Dismissal of the Petition to Revive as well as a copy of the Petition for Revival of an Application filed on March 15, 2007 indicating the issue fee and petition fees were submitted.

Per the attached Declaration, Applicant was unaware that the previous outside counsel was not attending to the matter payment of the Issue Fee.

In consideration of these submissions, Applicant respectfully requests that the Petition to Revive filed on March 15, 2007, be reconsidered.

No fee is believed to be required. If, however, any fees are required, I authorize the Commissioner to charge these fees which may be required to IBM Corporation Deposit Account No. 09-0447. A four month extension of time is believed to be necessary. The extension is requested, and I authorize the Commissioner to charge fees for this extension to IBM Corporation Deposit Account No. 09-0447.

Respectfully submitted,

/Duke W. Yee/

Duke W. Yee Reg. No. 34,285 Yee & Associates, P.C. PO Box 802333 Dallas, TX 75380 972/385-8777 Attorney for Applicant



## UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents
United States Patent and Trademark Office
P.O. Box 1450
Alexandria, VA 2007-18-710

IBM CORPORATION
INTELLECTUAL PROPERTY LAW
11400 BURNET ROAD
AUSTIN TX 78758

**COPY MAILED** 

SEP 0 5 2007

In re Application of Jimmy Ming-Der Hsu Application No. 09/965,145 Filed: September 27, 2001

OFFICE OF PETITIONS

Attorney Docket No. AUS920010508US1

**DECISION ON PETITION** 

This is a decision on the petition under 37 CFR 1.137(b) filed March 15, 2007, requesting revival of the above-identified application.

The petition is dismissed.

Any request for reconsideration of this decision must be submitted within TWO (2) MONTHS from the mail date of this decision. Extensions of time (and fee) under 37 CFR 1.136(a) are permitted. The reconsideration request should include a cover letter entitled "Renewed Petition under 37 CFR 1.137(b)."

This application became abandoned for failure to timely pay the issue and publication fee on or before November 24, 2004, in reply to the Notice of Allowance mailed August 24, 2004. A Notice of Abandonment was mailed on January 13, 2004.

A grantable petition to revive an abandoned application under 37 CFR 1.137(b) must be accompanied by: (1) the required reply (unless previously filed), which may met by the filing of a continuing application in a nonprovisional application abandoned for failure to prosecute, but must be the payment of the issue fee or any outstanding balance thereof in an application or patent, abandoned or lapsed for failure to pay the issue fee or any portion thereof; (2) the petition fee required by 37 CFR 1.17(m); (3) an adequate statement that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to 37 CFR 1.137(b) was unintentional; and (4) in some instances, a terminal disclaimer (and fee as set forth in 37 CFR 1.20(d)). This petition lacks item (4) above.

35 U.S.C. § 41(a)(7) authorizes the Commissioner to accept a petition "for the revival of an unintentionally abandoned application for a patent." As amended December 1, 1997, 37 CFR 1.137(b)(3) provides that a petition under 37 CFR 1.137(b) must be accompanied by a statement that the delay was unintentional, but provides that "[t]he Commissioner may require additional information where there is a question whether the delay was unintentional." Where



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there is a question whether the delay was unintentional, the petitioner must meet the burden of establishing that the delay was unintentional within the meaning of 35 U.S.C. § 41(a)(7) and 37 CFR 1.137(b). See In re Application of G, 11 USPQ2d 1378, 1380 (Comm'r Pats. 1989). Here in view of the inordinate delay in the attempt to resuming prosecution, there is a question whether the entire delay was unintentional. Petitioner should note that the issue is not whether some of the delay was unintentional by any party; rather, the issue is whether the entire delay has been shown to the satisfaction of the Director to be unintentional.

The language of both 35 USC 41(a)(7) and 37 CFR 1.137(b) are clear and unambiguous, and furthermore, without qualification. That is, the delay in filing the reply during prosecution, as well as in filing the petition seeking revival, must have been, without qualification, "unintentional" for the reply to now be accepted on petition. The Office requires that the entire delay be at least unintentional as a prerequisite to revival of an abandoned application to prevent abuse and injury to the public. See H.R. Rep. No. 542, 97th Cong., 2d Sess. 7 (1982), reprinted in 1982 U.S.C.C.A.N. 771 ("[i]n order to prevent abuse and injury to the public the Commissioner . . . could require applicants to act promptly after becoming aware of the abandonment"). The December 1997 change to 37 CFR 1.137 did not create any new right to overcome an intentional delay in seeking revival, or in renewing an attempt at seeking revival, of an abandoned application. See Changes to Patent Practice and Procedure; Final Rule Notice, 62 Fed. Reg. 53131, 53160 (October 10, 1997), 1203 Off. Gaz. Pat. Office 63, 87 (October 21, 1997), and clearly stated clear that any protracted delay could trigger, as here, a request for additional information. As the courts have since made clear, a protracted delay in seeking revival, as here, requires a detailed explanation that will excuse the delay as opposed to a general allegation. See Lawman Armor v. Simon, 2005 U.S. Dist. Lexis 10843, 74 USPQ2d 1633, at 1637-8 (DC EMich 2005); Field Hybrids, LLC v. Toyota Motor Corp., 2005 U.S. Dist. LEXIS 1159 (D. Minn Jan. 27, 2005) at \*21-\*23.

The file does not indicate a change of address has been submitted, although the address given on the petition differs from the address of record. If appropriate, a change of address should be filed in accordance with MPEP 601.03. A courtesy copy of this decision is being mailed to the address given on the petition; however, the Office will mail all future correspondence solely to the address of record.

Any renewed petition may be addressed as follows:

By mail: Mail S

Mail Stop PETITIONS
Commissioner for Patents
Post Office Box 1450
Alexandria, VA 22313-1450

By hand:

**Customer Service Window** 

Randolph Building 401 Dulany Street

Alexandria, VA 22314:

By fax:

(571) 273-8300

ATTN: Office of Petitions

Application No. 09/965,145

Page 3

3208

Inquiries related to this decision may be made to the undersigned at (571) 272-9217.

Karen Creasy
Petitions Examiner
Office of Petitions

CC:

IBM INTELLECTUAL PROPERTY LAW 11400 BURNET ROAD AUSTIN, TX 78758



PTC/S8/84 (07-06)
Approved for use through 09/30/2006. OMB 0851-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

PETITION FOR F	REVIVAL OF AN APPL	ICATION FOR PATENT	Docket Number (Optional)	
	NINTENTIONALLYSUN		AUS920010508US1	
		END)		
First named inventor	; Hau	10)		
Application No.: 09/96	5,145	Art Unit: 2871		
Filed: 9/27/2001		Examiner: Lehne	4	
Title: METHOD AND SYSTEM FOR PRODUCING DYNAMICALLY DETERMINED DROP SHADOWS IN A THREE-DIMENSIONAL GRAPHICAL USER INTERFACE				
Attention: Office of P Mail Stop Petition Commissioner for Pa P.O. Box 1450 Alexandria, VA 2231 FAX (571) 273-8300	atents 3-1450	MAR 1 5 2007	2007 MAR 16 PR	
NOTE:	If information or assistance Information at (571) 272-32	is needed in completing this form, 82.	please contact Petitions 👯 📑	
action by the United	States Patent and Tradema	doned for failure to file a timely a ark Office. The date of abandonmen se or action plus an extensions of the	nt is the day after the expiration	
APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION				
NOTE: A grantable petition requires the following items:  (1) Petition fee;  (2) Reply and/or issue fee;  (3) Terminal disclaimer with disclaimer fee - required for all utility and plant applications filed before June 8, 1995; and for all design applications; and  (4) Statement that the entire delay was unintentional.				
1.Patition fee Small entity-f	ee \$ (37 CFR 1.	17(m)). Applicant claims small entity	y status, See 37 CFR 1.27.	
✓ Other than s	mall entity - fee \$ 1500	(37 CFR 1.17(m))		
Reply and/or fee     A. The reply and/or fee to the above-noted Office action in the form of(identify type of reply):				
	has been filed previously or is enclosed herewith.	·		
h	as been paid previously on s enclosed herewith.	(if applicable) of \$ 1700	·	

[Page 1 of 2]

This collection of information is required by 37 CFR 1.137(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 end 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer.

U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissionar for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/64 (07-06)

Approved for use through 09/30/2006, OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT

Docket Number (Optional) .

ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)			AUS920010508US1
First named inventor	· Hsu		·
	• • • •		
Application No.: 09/96	5,145	Art Unit: 2671	
Filed: 9/27/2001		Examiner: Lehne	r, W.
Title: METHOD AND SY GRAPHICAL USE	STEM FOR PRODUCING DYNAMICALLY DE RINTERFACE	TERMINED DROP SHADOWS (	IN A THREE-DIMENSIONAL
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action by the United	I application became abandoned for States Patent and Trademark Office. It for reply in the office notice or action	The date of abandonmen	nt is the day after the expiration
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,	A grantable petition requires the follows  1) Petition fee;  2) Reply and/or issue fee;  3) Terminal disclaimer with disclaimer filed before June 8, 1995; and for  4) Statement that the entire delay was	er fee - required for all utili all design applications; ar	
	ee \$ (37 CFR 1.17(m)). Ap		status. See 37 CFR 1.27.
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	nas been filed previously ons s enclosed herewith.	•	
h	ue fee and publication fee (if applicates been paid previously ons enclosed herewith.	ole) of \$ <u>1700</u> .	

[Page 1 of 2] This collection of information is required by 37 CFR 1.137(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Office, U.S. Petent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/64 (07-06)
Approved for use through 09/30/2006. OMB 0651-003 1
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERC E
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control numbe r.

3. T	erminal disclaimer with disclaimer fee	
[	Since this utility/plant application was filed on o	r after June 8, 1995, no terminal disclaimer is required.
	A terminal disclaimer (and disclaimer fee (37 C for other than a small entity) disclaiming the rec	FR 1.20(d)) of \$ for a small entity or \$ quired period of time is enclosed herewith (see
	PTO/SB/63).	• •
fil T a	ling of a grantable petition under 37 CFR 1.137(b) or rademark Office may require additional information bandonment or the delay in filing a petition under 3	reply from the due date for the required reply until the was unintentional. [NOTE: The United States Patent and if there is a question as to whether either the 37 CFR 1.137(b) was unintentional (MPEP 711.03(c),
S	ubsections (III)(C) and (D)).]	
<b>n</b>		ARNING:
continum the USP to the of the of a reference continue co	ribute to identity theft. Personal Information such as bers (other than a check or credit card authorization for USPTO to support a petition or an application. If this type TO, petitioners/applicants should consider redacting sure USPTO. Petitioner/applicant is advised that the record example application (unless a non-publication request in comparent. Furthermore, the record from an abandoned renced in a published application or ad issued patent (see	nal information in documents filed in a patent application that may a social security numbers, bank account numbers, or credit card in PTO-2038 submitted for payment purposes) is never required by see of personal information is included in documents submitted to the chipersonal information from the documents before submitting them and of a patent application is available to the public after publication liance with 37 CFR 1.213(a) is made in the application or issuance application may also be available to the public if the application is see 37 CFR 1.14). Checks and credit card authorization forms PTO-e application file and therefore are not publicly available.
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	/// // Signature	Date
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§ Group Art Unit: 2671

Examiner: Arnold Adam

Attorney Docket No.: AUS920010508US1

35525
PATENT TRADEMARK OFFICE

Commissioner for Patents P.O. Box 1450 Alexandria VA 22313-1450

# **DECLARATION UNDER 37 C.F.R. § 1.132**

Sir:

No fees are believed to be required to file this Declaration. If, however, any fees are required, I authorize the Commissioner to charge these fees which may be required to IBM Corporation Deposit Account No. 09-0447. The Petition to Revive fee and Issue fee were submitted with a Petition to Revive on March 15, 2007.

In the Renewed Petition to Revive, please consider the following declaration.

### DECLARATION UNDER 37 C.F.R. § 1.132

In support of the Renewed Petition to Revive in patent application number 09/965,145, I/We hereby declare the following:

- I am of legal age and employed by International Business Machines Corporation (the "Assignee"), in which capacity I personally oversee Notices of Allowance requiring issue fees to be paid on behalf of the IBM Corporation.
- 2) On the mailing date of the Notice of Allowance in question, August 24, 2004, I was employed full time by the Assignee and have no record of receipt of said Notice of Allowance because the correspondence address was that of the outside counsel.
- 3) IBM was unaware that the outside counsel handling this case was not attending to the matter. The customer number used by the outside counsel in question did not list us and we were unable to monitor activity in PAIR.
- 4) Upon learning of this situation, we immediately prepared a Customer Number Upload Spreadsheet to change the cases under control of outside counsel to our customer number, which was then submitted to the Patent Office on August 23, 2006, in which. Serial No. 09/965,145 was included in this change.
- 5) For some reason, this particular case was never changed at the Patent Office and we were unable to view any of the information for this case in PAIR.

- 6) On February 27, 2007, we filed a Power to Inspect with our Washington Office who inspected the files and found that an Issue Fee had not been paid.
- 7) On March 14, 2007 we prepared a Petition to Revive and paid the Issue Fee.

I understand that willful false statements and the like are punishable by fine or imprisonment, or both (18 U.S.C. 1001) and may jeopardize the validity of the application or any patent issuing thereon. All statements made in this declaration of my own knowledge are true and all statements made on information and belief are believed to be true.

DATE:	3/4/2008

Martha Acosta